## Case 1:05-cr-00621-RJS Document 163 Filed 11/22/2006 Page 1 of 1 U.S. Department of Justice



United States Attorney
Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

November 22, 2006

## **BY HAND**

The Honorable Kenneth M. Karas United States District Judge Southern District of New York 500 Pearl Street, Room 920 New York, New York 10007

Re: United States v. Alberto William Vilar and Gary Alan Tanaka,

S3 05 Cr. 621 (KMK)

Dear Judge Karas:

The Government respectfully submits this letter to correct one sentence in its papers filed on November 21, 2006 in opposition to defendants' request to reopen the <u>Franks</u> hearing.

Page four of the Government's November 21, 2006 letter brief contained the sentence: "Golden's memorandum of interview summarized that information in the following sentence fragment: 'Cates was never provided any details regarding Rhodes Capital, other than being informed by Vilar'." After filing its brief, the Government obtained from Inspector Golden the final version of that MOI containing a full sentence, not a sentence fragment. Accordingly, the sentence at issue should read: "Golden's memorandum of interview summarized that information in the following sentence: 'Cates was never provided any details regarding Rhodes Capital, other than being informed by Vilar that the investment is not open to the public and is very closely held by Vilar and his partner at Amerindo, Gary Tanaka (Tanaka).""

Respectfully submitted,

MICHAEL J. GARCIA UNITED STATES ATTORNEY

By: /s/
Marc Litt
Deirdre A. McEvoy
Assistant United States Attorneys

(212) 637-2295 / -2309

cc: Defense counsel